MAIL ROUTES. INITED STATES MAIL. MARYLAND.

MARYLAND.

POST OFFICE DEFARTMENT,
PROPO, "als will be received at the Contract Office of this." Department until three o'clock, p. m.,
of March 1, 1875, (to be decided by March 20,) for
carrying th: mails of the United States from
July 1, 1875, to June 30, 1876, on the following
routes in the St. te of Maryland, and by the schedule of departures and arrivals herein specified,
vir:

wis:

Sow From Laurel, by Water's Store (n. o.) and
Wall's Cross (n. o.) to Clarksville, 12 miles
and back, six time's a week.

Leave Laurel dally, except Sunday, at 9 a.
m. m.; Arrive at Clarksville by 12 m.; Leave Clarksville daily, except Sunday, at

1 p. m.; Arrive at Laurel by 4 p. m. Bond required with bid, \$50.7. 2098 From Gardenville (n. o.) to Balthatore, 434 miles and back, three times a week.

Leave Gardenville Tuesday, Thursday and Saturday at 7a. m.;
Arrive at Baltimore by 8.20 a. m.;
Leave Baltimore Tuesday, Thursday and
Saturday at 9.30 a. m.;
Arrive at Gardenville by 11 a. m.
Bond required with bld, \$200.

8699 From Sellman, by Beallsville, to Pooles-ville, 5 miles and back, six times a week, Leave Sellman daily, except Sunday, at 9 a, 121. m.; Arrive at Poolesville by 10:30 a.m.; Leave Poolesville daily, except Sunday, at

130 p. m.; Arrive at Sellman by 3 p. m. Bond required with bid, \$500. 3740 From Berlin to Synepuzent, 4 miles and back, once a week.
Leave Berlin Saturday at 8 a. m.;
Arrive at Synepuxent by 9:30 a. m.;
Leave Synepuxent Saturday at 10 a. m.;
Arrive at Berlin by 11:30 a. m.
Bond required with bid, \$100.

8701 From Newtown to New Church, (Va.,) 8 l From Newtown to New Church, (Va.,) 8
miles and back, three times a week.
Leave Newtown Tuesday, Thursday and
Saturday at 9 a. m.;
Arrive at New Church by 11:30 a. m.
Leave New Church Tuesday, Thursday and
Saturday at 12:30 p. m.;
Arrive at Newtown by 3 p. m.
Bond required with bld, \$300.

EXTRACTS FROM LAWS, ETC.

and that I will honestly and truly account for and pay over any money belonging to the said United States which may come into my posses-son or control. So help me God. By section sixteen of the act of June 8, 1872

SECTIONS OF THE ACT OF CONGRESS SECTIONS OF THE ACT OF CONGRESS "TO REVISE, CUNSOLIDATE AND AMEND THE STATUTES RELATING TO THE POST OFFICE DEPARTMENT," APPROVED JUNE 8, 1872.

The POSTMANTER GENERAL requests that bid dera guaranters, sureties and all persons concerned, or intending to be concerned, in mail contracts, will carefully read and critically examine the abstract of laws here presented, and also the forms and instructions at the end of this advertisement, in order that bids may be made and flabilities assumed understandingly, and that all misapprobensions or cause of complaint hereafter may be avoided.

Postmantains are required to make themselves familiar with these laws and instructions, that they may be able to inform and direct others.

POSTMASTRES, CLERKS, ETC., CANNOT BE CONTRACTORS.
Sec. 75. That no postmaster, assistant postmaster, or clerk employed in any post office, shall be a contractor or concerned in a contract for carring the mail. Fring the mail.

Persons in the employ of the Post Office Department (including postmasters) cannot become interested in a mail contract, nor act as agent of contractors or bidders. Sec. 12. That no person employed in the Post Office Department shall become interested in any Sec. 12. That no person employed in the Post Office Department shall become interested in any contract for carrying the mail, or act as agent, with or without compensation, for any contractor or person offering to become a contractor in any business before the Department: and any person so offending shall be immediately dismissed from office, and shall be liable to pay so much money as would have been realized from said contract, to be recovered in an action of debt, for the use of the Post Office Department.

By regulation of the Department, no carrier should be employed who is under sixteen years of age; and no bidder will be accepted who is under twenty-one years of age, or who is a married woman. CONVEYANCE OF LETTERS OUT OF THE MAIL-

PRIVATE EXPRESSES, ETC.

Sec. 227. That any person concerned in carrying the mail who shall collect, receive, or carry any letter or packet, or cause or procure the same to be done, contrary to law, shall, on conviction thereof, for every such offence, forfeit and pay not exceeding fifty dollars. exceeding fifty deliars.

Sec. 258. That no person shall establish any private express for the conveyance of letters or packets, or in any manner cause or provide for the conveyance of the same by regular trips or at stated periods, over any post route which is or may be established by law, or from any city. Lown or place to any other city, town or place to the convey person so offending, or aiding or assisting therein, shall, for each oflence, furfelt and pay one hundred sou fifty deliars.

re. . 200. That no person shall transmit by pri-

COMBINATIONS TO PREVENT HIDDING PROBIN-TED.

Sec. 250. That no contract for carrying the mail Sec. 250. That no contract for carrying the mail shall be made with any person who has entered, or proposed to enter it is any combination to prevent the making of any bid for carrying the mail, or who has made any agreement, or given or performed, or promised to give or perform, any consideration whatever to induce any other person not to bid for any such contract or diff any person so offending is a contractor for carrying the mail, his scottant may be annulled; and for the first offence the person so offending shall be disqualified to centract for carrying the mail for the years, and for the second offence shall be forever disqualified.

Sec. 251. That after any regular bidder whose

MAIL ROUTES.

bid has been acepted shall fail to enter into contract for the transportation of the malis according to his proposal, or, having entered into contract, shall fail to commence the performance of the service stipulated in his or their contract as therein provided, the Postmaster General shall proceed to contract with the next lowest bidder for the same service, who will enter into a contract for the performance thereof, unless the Postmaster General shall consider such bid too high, in which case he shall readvertise such service. And if any bidder whose bid has been accepted, and who has entered into a contract to perform the service according to his proposal, and in pursuance of his contract has entered upon the performance of the service to the astisfaction of the Postmaster General, shall subsequently fail or reisse to perform the service according to his contract, the Fostmaster General shall proceed to contract, with the next lowest bidder for such service, under the advertisement thereof, (unless the Postmaster General shall consider such bid too high,) who will enter into contract and give bond, with surcties, to be approved by the Postmaster General, for the faithful performance thereof, in the same penalty and with the same terms and conditions therefo annexed as were stated and contained in the bond which accompanied his bid; but in case each and every of the next lowest bidders for such service whose respective bids are not considered too high by the Postmaster General shall immediately advertise for proposals to perform the service on said route. Whenever an accepted bidder shall fall to enter into contract, or a contract or any mail route shall fall or refuse to perform the service on said route according to his contract, the Postmaster General shall immediately advertise for proposals to perform the service on said route according to his contract, or when a new route shall be established, or new service on said route shall fall or refuse to perform the service on said route shall fall or refuse to

EIDDEES NOT TILEASED UNTIL A CONTRACT IS
ENTERED: TO AND SERVICE REGION.

Sec. 22/2. That Lo bidder for carrying the mails
shall be released from his obligation under his
bid or proposal, not withstanding an award made
to a lower bidder, until a contract for the designated service shall have been duly executed by
such lower bidder and his sureties, and accepted,
and the service entered upon by the contractor to
the satisfaction of the Postmaster General.

such lower bidder and his sureties, and accepted, and the service entered upon by the contractor to the satisfaction of the Postmaster General.

CERTIFIED CHECKS OR DEAPTS TO ACCOMPANY ALL BIDS EXCREDING \$5,000.

Sec. 253. That hereafter all bidders upon every mail route for the transportation of the mails upon the same, where the annual compensation for the service on such route at the time exceeds the sum of five thousand dollars, shall accompany their bids with a certified check, or draft, payable to the order of the Postmaster General, upon some solvent national bank, which check or draft, shall not be less than five per centum on the amount of the annual pay on said route at the time such bid is made; and in case of new or modified service, not less than five per centum of the amount of the bond of the bidder required to accompany his bid, if the amount of the said bond exceeds five thousand dollars. In case any bidder, on being awarded any such contract, shall fail to execute the same, with good and sufficient sureties, according to the terms on which such bid was made and accepted, and enter upon the performance of the service to the satisfaction of the Postmaster General, such bidder shall, in addition to his liability on his bond accompanying his bid, forfeit the amount so deposited to the United States, and the same shall forthwith be paid into the Treasury for the use of the Post Office Department; but if such contract shall be duly exceuted and the service entered upon as aforesaid, such draft or check so deposited, and the checks or draft deposited by all other bidders on the same route, shall be returned to the respective bidders making such deposits. No proposals for the transportation of the mails where the amount of the bond required to accompany the same shall exceed five thousand dollars shall be considered, unless accompanded with the check or draft herein required, together with the bond required by a preceding section: Provided, That nothing in this act shall be construed or intended to af

FAILING CONTRACTORS GUILTY OF A MISDE-FAILING CONTRACTORS GUILTY OF A MISDE-MEANOR.

Sec. 22-4. That any person or persons bidding for the transportation of the mails upon any route which may be advertised to be let, and receiving an award of the contract for such service, who shall wrongfully refuse or fail to enter into con-tract with the Postmaster General in due form, and perform the service described in his or their bid or proposal, shall be deemed guilty of a mis-demeanor, and, on conviction thereof, be pun-ished by a fine not exceeding two thousand dol-lars, and by imprisonment for a term not exceed-ing twelve months.

NO PAY TO BE MADE UNTIL CONTRACTS ARE EX-Sec. 259. That no person whose bid for carrying the mail is accepted shall receive any pay until he has executed his contract according to law and the regulations of the Department. ECUTED.

Sec. 250. That compensation for additional service in carrying the mail shall not be in excess of the exact propertion which the original compensation bears to the original service; and when any such additional service is ordered, the sum to be allowed therefor shall be expressed in the order, and entered upon the books of the Department; and no compensation shall be paid for any additional regular service rendered before the issuing of such order. Sec. 201. That no extra allowance shall be made for any increase of expedition in carrying

DEDUCTIONS MAY BE MADE, AND FINES IMFORED, FOR DELINQUENCIES.

Sec. 256. That the Postmaster General may
make deductions from the pay of contractors for
failures to perform service according to contract,
and impose fuces upon them for other delinquencies. He may deduct the price of the trip in all
cases where the trip is not performed; and not
according three times the price if the failure be
occasioned by the lault of the contractor or carrier.

Sec. 271. That no contractor for transporting the mail within or between the United States and any foreign country shall assign or transfer his contract, and all such assignments or transfers shall be null and void.

SCHEDULES TO BE FURNISHED AND POSTED UP IN Sec. 70. That the Postmaster General shall fornish to the postmasters at the termination of each route a schedule of the time of arrival and departure of the mail at their offices, respectively, to be posted in a conspicuous place in the office; and the Postmaster General shall also give the postmaster botice of any change in the arrival and departure that may be ordered; and he shall cause to be kept and returned to the Department, at short and regular intervals, registers showing the exact times of the arrivals and departures of the mail.

By act of Congress approved April 21, 1803, no member of Congress can be a contractor, or be concerned, directly or indirectly, in any contract with the Government; and by the same act it is made a high misdemeanor for any officer of the United States to enter, in its behalf, into a contract with a member withdraw from a contract it may be concluded with the other mathers. Opinion of Attorney General, 4,47. A contract with member before a member of Congress during its continuance is not affected by such election.—

The Postmaster General has no power, under

The Postmaster General has no power, under the law, to release bidders and contractors and their enerties from their liabilities on the allega-tion of real or supposed mistakes of any kind in making proposals. He particularly requests that, before bidding, the fullest inquiry and in-vestigation be made in regard to the route, dis-tance, service, weight of mails, cost of stock, feed, and all expense existing and likely to occur during the contract term, and with due consideration of the consequences imposed by law on delinquents.

CONTRACTS TO BE BEXECUTED AND FILED IN THE DEPARTMENT BY THE FIRST DAY OF JUNE.

Under the provisions of section 245 of the act approved June 23, 1874, the Postmaster General has prescribed the 1st day of June, 1876, on or before which day the centracts of accepted bidders must be received at the Department in Washington, executed in due form.

Accepted bidders not complying with this regulation shall be considered as having failed to comply with their proposals, and the Postmaster General may proceed to contract for the service with other parties, according to law.

CONTRACTS RECEIVED AT THE DEPARTMENT

CONTRACTS RECEIVED AT THE DEPARTMENT AFTER JUNE 1 WILL NOT BE CONSIDERED BY THE POSTMASTER GENERAL.

FORM OF PROPOSAL, BOND, AND CERTIFICATE.

PROPOSAL. The undersigned — , whose post office address is _ , county of _ , State of _ , proposes to carry the mails of the United States, from July 1, 1876, to June 20, 187—, on route Ne. _ , between _ and _ , State of _ , under the advertisement of the Postmaster General, duied December 1, 1874, "with colority and security," for the annual sum of _ dollars; and if this proposal is accepted he will enter into contract, with sureties to be approved by the Postmaster General, within the time prescribed in said advertisement.

Sworn to and subscribed before me, -

aloresaid.

Note.—When the oath is taken before a justice of the pence, or any other officer not using a self-except a judge of a little bire. or the self-except a judge of a little bire. of the cieff of the outries of the cieff of the outries of the self-extended of the cieff office, that the person who administrated the math is duly qualified as such officer. Bids of \$0,00 and upward must be accompanied

MAIL ROUTES. by a certified check, or draft, on some solvent national bank, payable to the order of the Post-master General, equal to 5 per centum on the present annual pay on the route; or in case of new service, not less than five per centum of the amount of the bond accompanying the bid, if said bond exceeds \$6.00. bond exceeds \$6.400.
The proposal must be signed by the bidder or bidders, and the date of signing affixed.
Direct to the "Second Assistant Postmaster General, Post Office Department, Washington, D. C.," marked "Proposals, State of _____." BOND.

DIRECTIONS.

presents.

Scaled with our seals, and dated this — day of — 187—

Whereas, by an act of Congress approved June 23, 1874, entitled "An act making appropriations for the service of the Post Office Department for the fiscal year ending June thirtieth, eighteen hundred and seventy-five, and for other purposes," it is provided "that every proposal for carrying the mail shall be accompanied by the bead of the bidder, with surcties approved by a postmaster, in pursuance whereof, and in compliance with the provisions of said law, this bond is made and executed, subject to all the terms, conditions, and remedies thereon, in the said act provided and prescribed, to accompany the aferegoing and annexed proposal of the said.

Now, the condition of the said obligation is such, that if the said — bidder as aforesaid, shall, within such time after his bid is accepted as the Postmaster General has prescribed in said advertisement of route No. —, to wit, on or before the 1st day of June, 1875, enter into a contract with the United States of America, with good and sufficient sureties to be approved by the Postmaster General, to perform the service proposed in his said bid, and further shall perform said service according to his contract; then this obligation shall be void, otherwise to be in full force and obligation in law.

In witnest whereof we have hereunto set our hands and scals this — day of ——, 187.

[L. 8.]

is correctly stated therein, that he is the owner of real estate worth the sum dereinafter set against his name over and above all debts due and owing by him, and all judgments, mortgages, and executions against him, after allowing all exemptions of every character whatever, the total sum thus assured amounting to (\$\sigma\$) dollars.

Note.—When the above oath is taken before a justice of the peace or any other officer not using a scal, except a dudge of a U. S. Court, the curtificate of the clark of a court of record must be added, under his seal of office, that the person who administered the oath is duly qualified as such officer.

CERTIFICATE OF POSTMASTER. was duly signed by _____, and ____ and _____, his sureties, before signing this certificate.

Dated ----, 157 . INSTRUCTIONS TO BIDDERS AND POST MASTERS; CONTAINING ALSO CONDITIONS TO BE INCORPO-BATED IN THE CONTRACTS TO THE EXTENT THE DEPARTMENT MAY DEEM PROPER. Seven minutes are allowed to each intermediate office, when not otherwise specified, for asacting the mails.

2. On routes where the mode of conveyance admits of it, the special agents of the Post Office Department, also post office blanks, mail bags,

locks and keys, are to be conveyed without extra charge.

3. "Way bills" or receipts, prepared by postmasters or other agents of the Department, will accompany the malls, specifying the number and destination of the several bags, to be examined by the postmasters, to insure regularity in the delivery of bags and ponches.

4. No pay will be made for trips not performed; and for each of such omissions, if the failure be occasioned by the fault of the contractor or carrier, three times the pay of the trip will be deducted. For arrivals so far behind time as to break connection with depending mails, and not sufficiently excused, one-tourth of the compensation for the trip is subject to forfeiture. For repeated delinquencies of the kind hereinjspecified, enlarged penalties, proportioned to the nature thereof and the importance of the mail, may be made.

5. For leaving behind or throwing off the mails, or any portion of them, for the admission of passers or for behing conversed in asting the cks and keys, are to be conveyed without extra

b. For leaving common or throwing on the mains, or any portion of them, for the admission of passengers, or for being concerned in setting up or running an express conveying intelligence in advance of the mail, a quarter's pay may be derunning an express conveying intelligence in advance of the mail, a quarter's pay may be deducted.

6. Fines will be imposed, unless the delinquoncy be promptly and satisfactorily explained by certificates of postmasters or the affidavits of other creditile persons, for failing to arrive in contract time; for neglecting to take the mail from, or deliver it into, a post office; for suffering it to be wet, injured, destroyed, robbed or lost; and for refusing, after demand, to convey the mail as frequently as the contractor runs, or is concerned in running, a coach, car, or steamboat on a route.

7. The Postmaster General may annul the contract for repeated failures to run agreeably to contract; for violating the post office laws, or disobeying the instructions of the Department; for refusing to discharge a carrier whou required by the Department to do so; for running an express as aforesaid; or for transporting persons or packages conveying mailable matter out of the mail.

8. The Portmaster General may order an increase of service on a route by allowing therefor a provata increase on the contract pay. He may change schedules of departures and arrivals in all cases, and particularly to make them conform to connections with railroads, without increase of pay, provided the running time be not abridged. The Pestmaster General may also discontinue or curtail the service, in whole or in part, in order to place on the route superior service, or whenever the public interests, in his judgment, shall require such discontinuance or curtailment tor any other cause; he allowing, as full indemnity to contractor, one month's extra pay on the amount of service dispensed with, and a pro rate compensation for the amount of service retained and continued.

service dispensed with, and a proving compensation for the amount of service retained and continued.

9. Psyments will be made by collections from, or draits on, postmasters or otherwise, after the expiration of each quarter-say in November, February, May and August, provided that required evidence of service has been received.

10. The distances given are believed to be substantially correct; but no increased pay will be allowed should they be greater than advertised, if the points to be supplied are correctly stated. Bidders must informs Memziers on this point, and also in reference to the weight of the mail, the condition of hills, roads, streams, &c., and all toil-bridges, tumpikes, plank roads, ferries or obstructions of any kind by which expense may be incurred. No claim for additional pay, based on such ground, can be considered; nor for alleged mistakes or misapprehension as to the degree of service; nor for bridges destroyed, ferries discontinued, or other obstructions causing or increasing distance or expense occurring during the contract term. Offices established after this advertisement is issued, and also during the contract term, offices of the wind of the contract term, offices of the wind of the contract term, offices of the mail their proposals in time to reach the Department by the day and hour namea in the advertisement, as blak received after this time will not be considered in

sais in time to reach the Department by the day and hour named in the advertisement, as bids received after that time will not be considered in competition with bids of reasonable amount received in time. Neither can bids be considered which are without the bond, oath and certificate required by section 245, act of June 23, 1874.

12. Bidders should first propose for service strictly according to the advertisement, and then, if they desire, exparately for different service; and if the regular bid be the lowest offered for the advertised service, the other propositions may be considered.

13. There should be but one route bid for in a proposal. Consolidated or combination bids "proposing one sum are two annot be considered.

14. The route, the service, the yearly pay, the name and residence of the hidder, (that is, his usual post effice address.), and the name of each member of a firm where a company offers, should member of a firm where a company offers, should be distinctly stated.

16. Bidders are requested to use, as far as prac-ticable, the printed proposals furnished by the Department, to write out in full the sum of their bids, and to retain copies of them.

Altered bids should not be submitted. No withdrawal of a bid will be allowed unless the

withdrawal of a bid will be allowed unless the withdrawal is received twenty-four hours previous to the time fixed for opening the proposals.

16. In case of failure of the accepted bidder to execute a contract, or of the abandonment of service during the contract term, the service will be readvertised and relet at the expense of the failing bidder or contractor.

17. The Postmaster General reserves the right to reject any bid which may be deemed extravagant; and also to disregard the bids of failing contractors and bidders. (Act of June 8, 1872, section 229.)

18. The bid should be sealed, superscribed "Mail Proposals, State of ""addressed "Second Assistant Postmaster General, Contract Office."

"Second Aristant Postmaster General, Contract Office."

10. Every proposal must be accompanied by a bond with tureties approved by a postmaster, and in cases where the amount of the bond exceeds fire thousand dollars (\$5,000) by a postmaster of the first, second or third class. Bids for savice, the pay for which at the time of advertisement exceeds five thousand dollars. (\$6,000,) must be accompanied by a certified cheek, or draft, payable to the order of the Postmesser General, on some solvent national bank, of most less than five per centum of the amount of the bondard in case of new or modified service, not less than five per centum of the thousand dollars.

The amount of bond required with bids, and the present pay when it exceeds (\$5,000) five thousand dollars.

MAIL ROUTES.

sand dollars, are stated in the advertisement un-der the appropriate route.

20. All checks deposited with bids will be held until contract is executed and service dommenced by the accepted bidder. Checks will then he re-turned by mail on the written request of the bid-der. der.
21. Transfers of contracts, or of interest is conracts, are forbidden by law, and consequently cannot be allowed. Neither can bins, or interest in bids, be transferred or assigned to other parties. Bidders will therefore take notice that they will be expected to perform the service awarded to them through the whele contract term.

they will be expected to perform the service awarded to them through the whele contract term.

22. Section 249 of the act of June 8.1872 provides that contracts for the transportation of the mail shall be "awarded to the lowest bidder tendering sufficient guarantees for faithful performance, without other reference to the mode of such transportation than may be necessary to provide for the due celerity, certainty and security thereof." Under this law bids that propose to transport the mails with "celerity, certainty and security," having been decided to be the only legal bids, are construed as providing for the entire mail, housever large, and whatever may be the mode of consequence necessary to insure its "celerity, certainty and necessary to its essential terms is tantamount to a new bid, and cannot be roceived so se to interfere with regular competition. Making a new bid in proper form is the only way to medify a previous one.

24. Postmasters are cautioned not to sign the approval of the bond of any bidder before the bond is signed by the hidder and his suretice, and not until entirely satisfied of the sufficiency of the suretice. See sections 246 and 247, act of June 23, 1874, accompanying this advertisement.

25. Postmasters are also liable to dismissal from office for acting as agents of contractors or bidders, with or without compensation, in any business matter or thing relating to the mail service. They are the trusted agents of the Department, and cannot consistently act in both capacities.

26. Postmasters are also lia

RAILROADS.

ONE DOLLAR SAVED. CHEAP BAILROAD TICKET OFFICE CHEAF RAILROAD TRUE OF TOWN AND THE STATE OF TOWN AND PARTIES OF THE STATE OF THE S SPECIAL ANNOUNCEMENT.

BALTIMORE AND OHIO RAILROAD. BALTIMORE AND OHIO RAILROAD.

NEW BOUTE TO CHICAGO, THE WEST AND NORTHWEST.

On and after SUNDAY, 6th instant, trains will leave Washington for Chicago, via the Chicago division, as follows:

s:10 a. m. daily—Parlor cars to Grafton; sleepers Grafton to Chicago Junction.

11:49 p. m. daily—Parlor cars to Grafton; sleepers Grafton to Chicago Junction.

5 for tickets, so out change.

6 for tickets, so out change.

1 depot, New Jersey avenue, or at Jersey Chicago, and the company's office, so of the chicago of the chica

ATTORNEYS AND AGENTS WHITAKER & COOKE. 715 Fifteenth Street Northwest, GENERAL CLAIM AND COLLECTION AGENTS.

CLAIMS AGAINST DISTRICT GOVERNMENT A SPECIALTY UNTIL JANUARY 20, when time for filing them expires by act of Congress, Jan13-6m WOODBURY WHEELER,

Attorney-at-Law, 228 Four-and-a-half street, Washington, D. C. Practices in the courts of the District and Princ George's county, Md. dei2-tf N. H. MILLER,

ATTORNEY-AT-LAW, No. 328 Four-and-a-ha. street, near the City Hall. Will practice in all of the courts of the District, in the Court of Claims, before the Departments and in the Supreme Court of the United States. noll-tf WM. PEIRCE BELL,

ATTORNEY AND COUNSELOR-AT-LAW. 428 Seventh Street Northwest.

WM. A. COOK, ATTORNEY-AT-LAW. Ro. 211 Four-and-a-half Street,
(Two doors north of Penn, ave.)
Will practice in the Supreme Court of the United
States, Court of Claima, Supremie Court of the Disiritments of the United States of Courtes and
Determents of the United States of Courtes and
States and the District of Columbia is associated
with Beal, N. Meeds, late Auditor of the Board of
Public Works and the District.

JOS. T. B. PLANT, JUSTICE OF THE PEACE AND NO-TARY PUBLIC. No. 708 E Street Northwest, Washington, D. C. COMMISSIONER OF DEEDS FOR THE STATES AND TERRITORIES, DEPOSITIONS for State Courts a specialty, oc29-by

ATTORNEY-AT-LAW AND NOTABY: PUBLIC AND SOLICITOR OF PATENTS AND CLAIMS,

OFFICE NO. 609 SEVENTH STRET N. W. FINANCIAL.

E. McB. TIMONEY & CO., BANKEITS,
Second National Bank Building, 509 Seventh st.,
draw Sight Drafts on England, Ireland, France
and Germany.
Buy and sell Gold, Stocks and Covernment Bonds.
Gold and Stock Indicators and Telegraph for use
of Customers. tions made on all points. COLUMBIAN BANK NOTE COM-

PANY. No. 908 Pennsylvania Avenue. WASHINGTON, D. C. We are prepared with every facility, for Engraving and Printing

BANK NOTES, BONDS AND COMMERCIAL JOHN G. WELLSTOOD, President. GEO, T. JONES, Vice President. JOHN W. WATERS, Secretary, 1924-WFM G. W. STICKNEY. G. W. BALLOCH,

PEOPLE'S SAVINGS BANK. No. 509 Seventh Street

ISCOME ARIUMNI MAIN OF CHARACTERS IN THE PROPERTY OF THE PROPE BUILDING MATERIALS

Lumber! Lumber! CORNER OF SEVENTH AND Q STREET NORTHWEST, AND No. W WATER STREET, GEORGETOWN, D STOVES AND TINWARE

313 W. H. HARROVER, SEVENTH STREET.

Five doors from Peunsylvania avenue north.

STOVES, RANGES.

FURNACES, FIRE-BRICKS.

REPAIRS FOR ALL KINDS OF STOVES.

FULL ASSORTMENTOF HOUSE-FURNISHING seils

GOODS. INSURANCE.

CHARLES E. MOULTON, Fire Insurance Agent, No. 625 P Street Northwest, Washing Represents the following companies

Represents the rottowing variety, Conn., CRIENT INSURANCE CO., of Hariford, Conn., Cash assets, OSWEGO AND ONONDAGA, of Phoenix, N. Y., \$330,00

C. C. WILLARD. Ebbitt House,

WILLARD'S HOTEL. WASHINGTON, D. C.

Open Novembers, 1871. J. F. CAKE, Proprietor.

JAMESH. McGILL

708 E street, oppos Se Post Office

ARCHITECT,

FIFTY PRIVATE BATH-BOOMS

EMODELED, REFURNISHED.

WASHINGTON, D. O. sull

HOTELS & RESTAURANTS R. DE LACY. s. 217 and 319 Thirteenth street northwest, arnish all in his line, being the finest qualit-nisky, Wines, Cigars, &c. jan13-tm* 1116 F Street, DEALERS IN NEW AND SECOND-HAND FURNITURE, MILLIKEN'S, Corner Touth and Estreets Northwest

FRANK E. MILLIKEN, Proprietor. Transient board, \$2 per day; per week, \$10; per ontb. \$35. No bar room. THE TREMONT HOUSE CARPENTER AND BUILDER,
Massachusetts avenue, bet. Thirteenth
and Fourteenth streets. in this city has no equal as a clean, well-furnished and well-kept Hotel. Rates: I'er day, \$2.50; per seek, \$10; per month, \$35. Table board, \$35.4

Residence M13 Fourteenth street northwest. All work executed promptly and faithfully. Terms moderate.

HAY! HAY! CECIL COUNTY TIMOTHY AND MIXED HAY. Band-threshed RVE STRAW.

AUCTION SALES

Future Days. To-Day. LATIMER & CLEARY, tuctioneers and Beal Estate Broker toorner of Pennsylvania avenues these theorem, Star Office Building. BY H. F. ZIMMERMAN & SON, Auctioneers and Commission Merchants, Names became the commencing of Will sell in front of their store, commencing at 10 o'clock, a well-selected atook of Furniture, (old and new.) also, fine assortment of Chromos, and at 7 o'clock, p. m., will sell achoice lot of Jeweiry, janza M. C. LUTTRELL, Salesman. BY JAMES GUILD, Anctioneer,

Bill Pennsylvania avenue.

TWENTY-FIVE THOUSAND DOLLARS WORTH OF MILLINERY, FANCY AND DRY GOODS, AT AUCTION.

On THERSDAY, January 21, commencing at 10 o'clock a. m., I will sell in store No. 922 Seventh street, between I and K, the entire stock. We mame in part—Trimmed Bonnets and Hats, Ribbons, Bonnet views, Siks, Plumes, Feathers, Laces, Embredlery, Clocats, Randkerchiefs, Hostery, Corets, 1,000 pleces Calleons and Muskins, Camton Flannet, Black Alpace, Camton Flannet, Black Alpace, Whise and Hed Flannet, Shawin, Blankets, Comforts, &c.

This stock will be closed out to make room for other goods, Attend this sale; you will find it profitable.

SAMUEL SAMSTAG, Sale:mad.

LOTTERIES. Great Extraordinary Art Chromo Sale and

GRAND GIFT DRAWING at the Opera House, Paterson, N. J., postponed to February 22, 1878, to assure a full drawing, Guaranteed them. 1,180 solid gifts; cash-fortunes; splendid presonts. Capital 856,000; smallest, 855. Ofrenlars free; send quick. Elegant chromos, with tickets, 85 each. Apply to the Manager's New York Banking Office.

N. W. cor. Breadway and Park Place, New York (Knickerbocker Life Insurance Building.) jail-84w

ANOTHER

OPPORTUNITY. TO INVEST A FEW DOLLARS, WITH POSSI-BLE RETURNS OF THOUSANDS, IS OFFERED BLE RETURNS OF THOUSANDS, IS OFFERED BY THE POSTPONEMENT OF THE PUBLIC LIBRARY OF RENTUCKY TO THE ETH OF FEBRUARY NEXT OF THEIR FIFTH AND LAST CONCERT AND DRAWING. THE MANAGEMENT ARE PLEDGED TO THE RETURN OF THE MONEY IF THE DRAWING SHOULD NOT COME OFF AT THE DAY NOW APPOINTED.



For Tickets or information, Address, THO, E. BRAMLETTE, Agent and Manager, Louisville, Ky. decis-F&Tu-tf PUBLIC LIBRARY OF KENTUCKY. Death of Gov. Bramlette-Action of the

Trustece—A Successor Appointed—No More Postponements—Drawing Cer-tain February 27. tain February 27.

At a meeting of the Trustees of the Pablic Library of Kentiscky, January 16, 1875, it was resolved that C. M. Briggs, esq., who under the late Hon. Thomas E. Bramiette was the real business manager of the gift concerts already given in aid of the Public Library of Kentucky, be, and he is hereby, authorized to take the blace under vacant by the death of said Bramiette, in the management of the affairs of the fith and last gift concert, and that the drawing announced for February 27, 1875, shall positively and unequivocally take place on that day, without any further postponement or delay on any account whatever.

JOHN S. CAIM, Secretary.

BY B. H. WARNER,

Real Estate Broker and Auctioneer,
Federal Buildings, corner Seventh and Fsts. N.W.

de22-TuThS&ds

Hereafter all communications relating to the fifth Concert should be addressed to the undersigned, and I piedge nyself that the drawing sisal come of February T, or that every dollar paid for tickets shall be returned.

C. M. BRIGGS, Agent and Manager,
Boom 4, Public Library Building, Louisville, Hy.
janza-if

SHORT POSTPONEMENT. DAY FIXED. Full Distribution. MONTPELIER FEMALE HUMARE ASSOCIATION
ALEXANDRIA, VA. LIST OF GIFTS:

22,178 Cash Gifts, amounting to .. NUMBER OF TICKETS, . . 100,000 PRICE OF TICKETS:

STEAMSHIP LINES. AMERICAN LINE. MAIL STEAMSHIPS.

Only Line Carrying the American Flag. Salling every Thursday from PHILADELPHIA For Queenstown and Liverpool. Rates as low as by any other first-class Line, PETER WRIGHT & SONS, General Agents,

FRANK W. SANBORN, Agent, 125 Fenna ave., Washington.

MERCHANTS' LINE OF STEAMSHIPS

MARKET BETWEEN MERCHANTS' LINE OF STEAMSHIPS

WASHINGTO AND NEW YORK.

Hereafter the flue and the L. C. KNIGHT and
JOHN GIBSON will make the guilar WEERLY
TRIPS BETWEEN NEW YORK. ALEXANDRIA,
WASHINGTON AND GEORGETOWN, as follows:
Leave New York from Pier & East River every Saturday at 4 p. m. Leave Georgetown every Friday
at 7 a. m. and Alexandria the same day at 12 m.

For full information apply to B. P. A. DENHAM,
agent, business office and wharf, 63 Water strees,
Georgetown, or at the officer of the pre-ident, near
P-street bridge,
J. W THOMPSON,
fall-th

CARRIAGES.

ESTABLISHED 1844. A. J. JOYCE. CARRIAGE MANUFACTURER. 412, 414, and 416 Fourteenth Street

REPAIRING in all its branches. All carriages left for repairs, storage, or commission are insured. AGENTS for Brewsler & Co., (of Broome street,) Fith avenue, New York. Worthy of Notice. D. FISHER & SON,

Jan21-ThSTu

Pay special attention to the purchase of Furni-ture by private sale at residences. Large stock of Household Goods always on hand. FURNITURE REPAIRED t lowest cash rates, Hair-cloth cleaned equal to new. isni2-tf WM. HENDERSON,

Terms moderate.

THE ABTIFICIAL STONE COMPANY
OF THE DISTRICT OF COLUMIA
are prepared to supply, at short notice, Tiling for
Vestibules. Sidewalks, Footways, and Carbing, in
different colors; Fountains, Lewn Ornamenta,
House and Lawn Stepa, and Flatforms; bosses
fronted; cellar walls and flooring commited to exclude dampness; kitchens and areas commonded and
mace perfectly dry, and news preventive to exclude dampness; kitchens and areas commonded and
mace perfectly dry, and news preventive all other
work executed for which Fortland Cement is
edapted. Our Portland Cement becomes in a few
days superior to any of the marples or neutral stone
in common use, and is an admirable initiation of
either marble or stone; is more durable, and increases its crushing resistance with age. Its beauty
is unquestionable.

ORESTE Manager. able. M. ROBERTS, Manager,

AUCTION SALES. AUCTION SALES.

Puture Days. BYB. H. WARNER, Southwe. 'corner of Pennsylvania avenue and Elev 'corner of Pennsylvania avenue and Elev theree, thereof, Star Office Building.

TRUSTER'S 'ALE OF VALUABLE MILL PROPERTY AND LARGE LOT OF GROUND, BEAR THE A. SEAL, BEING THE STONE MILL AND FR. MISES FORMERLY OCCUPIED BY WM. BR. ADLET & SONS.

In compliance with 'decree of the Supreme Courier the District of 'doumbia, in bankraptcy cause of Wm. Brailey & Son. 'No. 212, passed January 13, A. D. 1875, 20c under signed Trustee will sell on the premises, as peblic, Juction. On TUES-DAY, the Sith day of Sanuary, A. D. 1875, at 4 o'clock p. m., all those pietres or pa. east f Revend described in a deed of treas executed f George Mattingly sad wire, on the 19th day of 'doy, 1875, and recorded in Liber No. 727, foite 25, 20., of the Rad records of Washington corner, D. C., to James Fullerton and John H. Mattingly, as follows: The morth part of Let eleven, (11,) and asi of Lots a tembered invelve, (12,) fourteen, (4,) fifteen, (13,) a 'ix-teen, (14,) serunteen, (17,) elighteen, (13,) a lacteen, (16,) are the complete of the summer of the teven, (11,) and asi of too eleven being the north part thereof, and communating for the time morth part thereof, and communating for the time and the bankers line of said let, and there in a northwesterly direction to the place of beginning, the north part thereof, and communating for the time and the balance in the last per last per community. The insurovements consist of a large two-story mill, formerly used as so stone-awing mill, with stone-cutters' sheds, blæksmiths' shope, machinery, &c.

The terms of sale, as prescribed by said decree, will be as follows: The purchaser at said sale shall pay one fourth of the purchaser shall elect to pay the whele purchaser money in cash, and the balance its three eq all installments, in six, twelve and ephteen months from day of sale. The said deferred payments shall be scenared by the promisory notes of the purchaser, bearing all per cent. Interest, and a doed of trust upon the premises soid; un Federal Buildings, cor. Seventh and F sts. N. W.

AUCTION SAILE OF VALAUBLE REAL ESTATE ON THE NORTHWEST CONNES OF
FIFIENTH AND LSFREETS NORTH WEST.
On FHIDAY, January S. 1875, at 40 clock, p.
m., will be sold st public acction, in front of the
premises, the east part of Lot numbered one, (i.)
in square numbered one hundred and clincy,
seven. (197.) fronting twenty-cipt (198 fed on L
street by a cepth of seventy-two (71) tect on Fifteenth street to an ally three feet wide, and improved by a two-and-a-baif story frame house,
with seven rooms and a store, &c.

Terms: One third of the purchase money in cash,
and the balance at \$1. twelve and c gitter
months, with interest as eight per coal, scoured
by a deed of trust on the property sold; \$200 depoalt at time of sale. All conveyencing at purchaser's cost, Terms to be compiled with inseren
days.

Jan2-STETHAGS

Salesman.

PAR W. L. WALL & CO., Auction core. BY W. L. WALL & CO., Auctioneers.

ELEGANT WALNUT CHAMBER SUITS, WALBYT WAEDROBES, BOOK-CASES, WEITING
DYBES, BUREAUS, BEDATFADS, EFEGERS, BUREAUS, BEDATFADS, EFEBOARDS, BUFFETS, FARLOR SUITS, MAEBOARDS, BUFFETS, FARLOR SUITS, MAEBLA-TOB TABLES, EXTENSION TABLES,
COPTAGE SUFFS, HAIR AND SHUCK MATTEERSES, TUCKER SPEINGS, LOT SECONDHAND FURNITURE, &c., &c.
OF FRIDAY MORRING, JAMERY 22, 1875, commencing at 10 o'clock, we will self, on th: first-floor
of our salveroums, to cover styrages and storage.
We name in part, viz:
Bests of Parlor Furniture.
IS sets of Parlor Furniture—rup, terries and haircloth gloth 20 Marble-top Sideboards. 2 cirgant Etegeres, with marble and mirror-front. 2 cigant Etegeres, with marcie and smirror-trous, handcome.
Walnut and Oak Extension Dining Tables.
We pleces of Oil-cloth, different widths.
Depices of Matting, waite and cheek.
Hathle-top Tables, Bureans, Dressing Cases.
Walnut Wardrobes, Bookesses, Wrising Decks.
Et geres, Whannoth, Extension Tables.
Walnut and tak Dining Chairs,
Soets Cotinge Chamber Suits.
Hair and Shuck Mattresses.
2 sets Tucker Springs, &c., &c.
ALSO,
A lot of Second-hand Furniture, Carpets, &c.

pald-ddds (Star) Auctioneers.

By B. H. WABNER,
Real Estate Broker and Auctioneer,
Federal Buildings, corner Seventh and F sts. N. W. A lot of Second-hand Furniture, Carpets. &c. We call the atten ion of buyers to the above sile at the sale is peremptory. Terms cach. Janii-21. ### THE ABOVE SALE IS POSTPONED UNtil MONDAY MORNINI. January 2, on account
of the rain. W. L. WALL & CO.,
Auctioneers.

BY B. H. WABNEE,
Federal Buildings, corner Seventh and Fats. N. W.
TRUSTEE'S SALE OF VALUABLE IMPROVED
PROFERTY ON LOUISIANA AVENUE,
KNOWN AS NO. 68 LOUISIANA AVENUE,
KNOWN AS NO. 68 LOUISIANA AVENUE,
FRONTING Z FEET 6 INCHES ON SAID
AVENUE, AND CONTAINING AN AREA
FRONTING Z FEET 6 INCHES ON SAID
AVENUE, AND CONTAINING AN AREA
FOLLOS FEET, IMPROVED BY A FINE
BY STRUE of a decree of the Supreme Court of
the District of Columbia, passed in a c-crais cause
thorein degending, wherein Charles C. Clarke, executor of James Woods, is the complainant, and
Samuel A. Pengh, Mary E. Maguler, Edward M.
Gallsudet, E. Fessenden, President, and "The
Phenix Mutual Life insurance Company, of Hariford, Connecticut," are defendants, being cause
No. 3.76 Equity Docket 12, the underdgned, as
trustee, will sell on MONDAY, the 25th day of
January, A. D. 187, at 4 o'clock p. m., in from of
the premises, the following real estate in square
numbered four hundred and fifty-cight, (18,) in
the city of Washington, D. C., viz: Sub 16 four
(4) in said square 48, Recording to deed recorded in
the appurennances thereunto belonging.
This property will be sold subject to any claim or
clarge upon the premises sub-listing in favor of
one Mary E. Maguler by virtue of a certain agreement between defendant S. A. Peugh and said
Maguler, dated October 28, 1863, and recorded in
the 18 appurennances thereunto belonging.
Tims property will be sold subject to any claim or
clarge upon the premises sub-listing in favor of
one Mary E. Maguler by virtue of a certain agreement between defendant S. A. Peugh and said
Maguler, dated October 28, 1863, and recorded in
the 18 appurennances thereunto belonging.
Terms of saie as follows: One third of the purchase money cash on the day of saie or in seven
days thereafter, and the residue in three equal installments at six, twelve and eighteen months
from the day of saie, the purchaser or purchasers
deferred payments, bearing interest from the day
of sale; or all cash, at the option of the purchaser
of the fai Real Estate Anctioneer and Broker, Federal Buildings, corner Seventh and F sts. N.W. TRÜSTEEE: SALE OF A DESIRABLE FARM, CONTAINING FIFTY ACRES, BEAUTIFUL DWELLING, AND THE NICLESSARY OUTFRUILDWELLING, AND THE NICLESSARY OUTFRUILDWELLING, AND THE NICLESSARY OUTFRUILDWELLING, AND THE NICLESSARY OUTFRUILDWELLING, AND THE MAILLEORD BUILDWELLING, AND THE STREET BUILDWELLING, BUILDWELLING, AND THE STREET BUILDWELLING, AND THE STREE

#2 THE ABOVE SALE IS POSTPONED UN-GEORGE W. STICKNEY, Trustees. CHAS. N. THOMAS, J. T. UOLDWELL, Salesman. ja23 STu&Th BY WASH. B. WILLIAMS, Auct'r,

Federal Buildings, corner Seventh and Fsts. N. W.
Federal Buildings, corner Seventh and Fsts. N. W.
TRUSTEE'S SALE OF VALUABLE PROPERTY
ON T STREET NORTHWEST, BETWEEN
TWELFTH AND THIRTEENTH STREETS.
By virtue of a deed of grust to me, dated the 28th
day of November, 1872, and daily recorded in Liber
No. 688, folio 284, one of the land records for Washington county, District of Ociumbia, is shall sell on
MONDAY, the 28th day of January, 1878, at 4 o'clock
p. m., in front of the premises, 122 f a freet northwest, between Twelfth and Thirteenth streets, lotlettered "N." Todd and Caldwell's subdivision in
square numbered 274, improved by a two-story
Brick flower, containing eight rooms.
Terms of sale: As prescribed by a two-story
Brick flower, ontaining eight rooms.
The content of the property and the content of the preday of sale, secured by deed of trust on the premies seld, shall be taken. A deposit of \$100 will be
required of the purchaser at the time of sale. All
conveyancing at the cost of the purchaser. If the
terms of sale are not compiled with within seven
days after sale, the trustee reserves the right to resell the property at the cost and risk of the defaultling purchaser.

M. WHIPPLE, Trustee.
J. T. COLDWELL. NO. 1001, Northwest cor. Tenth and D streets,

NO. 1001, Northwest cor. Tenth and D streets,

SALE OF EXCELLENT HOUSEHOLD FURNITURE AT FURLIC AUCTION.

HANDSOME MARBLE-TOP SIDEBOARD:
FILLAR EIGHT-FOOT EXTENSION TABLE:
ELEGANT PARLOR SUITE, SEVEN PIECES:
WALNUT DRESSING CASE CHAMBER
SUITE: WALNUT CHAMBER FURNITURE.
MARBLE-TOP: FANCY CHAIRS; WALNUT
HALL BACK: WALNUT DINING CHAIRS;
OIL PAINTINGS: MARBLE TOP TABLES;
IADYS WALNUT WITING DESK: WALSUI LIBHARN TABLE; HANDSOME FAR:
ELE SUITE. GHOLD HANDSOME FAR:
NEARLY NEW: WALNUT WAEDROBE:
DECORATED TOILET SET; MAHOGANY
SIDE TABLES; HALL AND BRUSSELS
STAIR CARPETS; VELVET EUGS AND
MATS: COTTAGE FURNITURE WALSUT
FRAMED PARLOR SUITE. UPHOLSTERED
IN GREEN REP: PAINTED BEDSTBADS,
BUREAUS AND WASISTANDS: REP BOCKERS: EXCELLENT HARR MATTRESSES,
FILLOWS AND WALNUT CORNICES; OAK
COUTTAGE FURNITURE, WALNUT TRIM No. 1001, Northwest cor. Tenth and D streets, BY B. H. WARNEE,

Real Estate Broker and Auctioneer,
Federal Buildings, corner deventh and F sts. N. W. TRUSTEE'S SALE OF DESIRABLE IMPROVED PROPERTY ON THE NOBTHWEST CORNER OF SIXTH AND H STREETS SOUTHWEST. By victue of a deed of trust to Daniel L. Eason and myself, dated February 18, A. D. 1872, duly recorded in Liber No. 573, follo 55, one of the land records for the District of Oglumbia, and at the

ceroed in Liber No. 675, 510 of the content of the party secured thereby, I will sell as the request of the party secured thereby, I will sell as the request of the party secured thereby, I will sell as while anction. In front of the premises, on THURSDAY, February 25, 1875, at 4 o'clock p. m., all those pieces or parcels of ground, situate in the city of Washington, District of Columbia, known and described as being lots numbered one, (1.) thirty-three, (23.) and thirty-four (34) in square numbered four hundred and sixty-eight, (48.) together with the improvements, consisting of a three-story and back frame building, frame stable and a o.e-story brick office, &c.

This property fronts on Sixth street west seventy-four (74) fee teight (6) inches, by a depth of one hundred and twenty-two (122) feet on South H street to an alicy twen'y (23) feet on Mouth H street to an alicy twen'y (23) feet on Mouth H street to an alicy twen'y (33) feet wide, and can be sub-livited to advantage for building purposes.

Terms 18, 250, with interest atten (12) percent, per anum, from Feoruary 18, 1872, to day of sale, and expenses of sale in chair, and the tellance in accuracy by a deed of t us on the property sold, will be taken. A deposit of \$259 will be required of the purchaser at the time of sale, and all conveyancing at the expense of the purchaser.

If terms of sale are not compiled with in seven days, the runster reserves the Fight to Fissell the property at the risk and cost of the defaulting purchaser after five day's aivertisement.

GEORGE W. STICKNEY.

Surviving Trusted.

DY B. H. WARNER, COTTAGE FURNITURE, WALNUT TRIM-MINGS, WIFH MARRILE-TOP; WALNUT WRITING TARLES: INGRAIN CARPETS, PARLOR STOVES, CROCKERY, CHINA AND GLASSWARE.

On TUSBDAY MORNING, January 26, 1875, commencing at 10 o'clock, I shall sull at house No. 14th N atreet, between Fourteenth and Fifteenth stream orthwest, the above described furniture, with many other articles too numerous to mention. Terms cash. [Star] Auditoneer. BY B. H. WARNER,

Real Estate Broker and Auctioneer,
Federal Buildings, corner Seventh and Fits. N. W. BY B. H. WARNER,
Real Estate Broker and Auctioneer,
Federal Buildings, corner Seventh and Fists. N.W.

Beal Estate Broker and Auctioneer, Federal Buildings, corner Seventh and Fass, N. W.

TRUSTEE'S SALE OF A VALUABLE TRACT OF LAND ON BOCK OREER, IN THE COUNTY OF WASHINGTON, DISTRICT OF COLUMBIA.

By virtue of a deed of trust to Daniel L. Eaton and myself, dated June 17, A. D. 1871, daily recorded in Lither No. 6th, folio 500, one of the land records for Washington county, in the District of Columbia, and at the request of the party accured thereby, I will sell at multie auction, is front of the premises, on WEDNESDAY, January 20, 1875, at 4 o'clock p. m., all those pieces or tracts of land lying and being in the District of Columbia, and described as follows, to wit: "Tom's Last Shift," bounded as follows, to wit: "Tom's Last Shift," bounded as follows, to wit: "Tom's Last Shift," bounded as follows; to the contract of the premises in the contract of the called "Cown's Course." on the emotive of the called "Cown's Course." on the emotive of the perches; thence south 15 degrees east 215 perches; thence south 55 degrees east 216 perches; thence south 7 degrees west 156 perches; thence south 7 degrees west 156 perches; thence south 67 degrees east 24 perches; thence south 67 degrees east 48 perches; thence with a straight line to the place of beginning.

Also, the following piece or parcel of land called "Barnaby," beginning for the same at a stone at the end of 260 perches on the fifth line of the sild tract of land called "Clown's Course," and running thence south 85 degrees west 32 perches to a tract of land called "Clown's Course," and running thence south 85 degrees west 32 perches to a tract of land called "Clown's Course," and running the whole length of the fifth line of "Foor Tom's Last Shift," for "Poor Tom's Last Shift," for a private or public read the whole length of the fifth line of whole length of the fifth line of section, and the emotion, and the whole length of the fifth line of section, and the emotion of sale in cash, and the balance at six and twelve months, for which the notes of the purchas

Pederal Buildings, corner Seventh and F sts. N.W.
Federal Buildings, corner Seventh and F sts. N.W.
TRUSTEES'S AL E OF A SMALL TRUCK F ARM
WITHIN TWO MILES OF THE NAVY YARD
BEIDER. IN THE COUNTY OF WASHINGTON, D. C., AT AUCTION.
By virtue of a deed of trust to us, dated April 7,
A. D. 1573, duly recorded in Liber No. 715, foito 23,
one of the land records for the District of Columbia,
and at the request of the party secure I thereby,
we will sell atpublic auction, in tront of the premises, on FRIDAY, January 23, 175, at 4 o'clock p.
m., the following described real estate situate in
the County of Washington. District of Columbia,
to wit: Lots numbered Sev 6) and six 6) 11 Theodore Mosher's unadvision of part of a tract of land
called "Discovery," deeded by Levy B. Walker to
Theodore Mosher by deed duly recorded in Liber
N CT, No. 123, foito 33%, et seq., of the land records
of the District of Columbia, containing afty-two
and a half (26's) acres, more or less, and being the
same conveyed to Joan Sullivan by deed from Theodore Mosher and wife, dated July 12, 1571, together
with the improvements, consisting of a nice farm
house, out buildings, de.
Terms: One fourth cash, balance in six, (5,)
twive (12) and eighteen (18) months, with interest
at ten percent, per annum from day of sale, to be
secured by a deed of trust on the property sold, or
all cash so the purchaser may device. A deposit of
one hundred dollars will be required at the tim of
sale. All conveyancing at the expense of the purchaser. If the terms of sale are not compiled with
in seven days, the trustees reserve the right to resell the property as the risk and cost of the defaulting purchaser, after five days, advertisement.

WILLIAM F. MATTINGLY, Trustees.
CHARLESE, PRENTIS!,

Jan. S-STuTh&ds.

PR. H. WARNEE,
Real Existe Broker and Auctioneer, J. T. COLDWELL,
Salesman. Jan. S-STUTheds

Jan. S-STUTheds

DY B. H. WARNER,

Real Estate Broker and Auctioneer,
Federal Buildings, corner Seven th and Futs. N. W.

TRUSTEE'S SALE OF A VALUABLE BUILD.

ING LOT ON THE WEST SIDE OF ELEV.

ENTH STREET KAST. BETWEEN M AND N

STILLETS SOUTH, AT ALICTION.

BY VITUE Of a deed of trust dated September 20,

A. D. ECZ, duly recorded in Liber No. 680, follo 335,
one of the Land Records for Washington county,
in the District of Columbia, and at the request of
the party secured thereby, I will sell at public auclion, in front of the premises, on WELNESDAY,
January 20, 1875, at 4 o'clock p. m... all that piece
or parcel of ground, situate in the city of Washington, District of Columbia, known and designuiced as being the north half of lot numbered
twenty-five, (T.) in square numbered nine hundred
and soventy-seven, (177.) fronting twenty-foor (24)
feet on Eleventh street, between M and N streets
southeast, by a depth of one hundred (190) feet ten
and a half (10/2) luches to a thirty-foot alley.

Terms: Sre with interest from September 20, 1872,
to day of sale and expense of sale in cissit balance
at six, twelve and eighteen months, for which the
notes of the purchaser, bearing interest from the
day of sale, and secured by a deed of trust on the
property sold, will be taken. A deconial convermening at the exponence of mrehaser. If the terms
only of asle, the trustee reserves the right to reselt
the property at the right and cost of the defaulting
purchaser, after five days' advertisement.

JOHN C. PARKER, Trustee.

deep FMW&ds J. T. COLDWELL, Salesman.

JOHN C. PARKER, Trustee.

JOHN C. PARKER, Trustee.

JOHN C. PARKER, Trustee. THE ABOVE SALE IS POSTPONED UNTIL FEIDAY, January 29, 1875, ran 6 hour and place. GEORGE W. STICKNEY.

J. T. CULDWELL,

Jam-Tuths&ds [Critic] Salesman.

J. T. CULDWELL,

Salesman.

UNITED STATES MARSHALLS SALE OF
FRINTING I RESSES, TYPE, ENGINE,
BULLER AND MACHINERY.

In virtue of a writ of farit farins on judgment of
condemnation issued out of the Clerk's office of
the Supreme Court of the District of Columbia,
to me directed, I will sell at public suction, for
cash, on MONDAY, the lat day of February, 1875,
cenneting at 10 celock, a. m., at the office of the
"New National Era, Citizen and Publishing Company, No. 48 Eleventh aireet, the following
good and the sales of the columbia of the
"New National Era, Citizen and Publishing Company, No. 48 Eleventh aireet, the following
good and chattels, to will

3 Power Presses,
1 Engine, Boiler and Machinery, and
Lot, of Type,
scheduld evict upon as the goods and chattels of
Lewis Bi. Charles R. and Frederick Deoglass, Jr.,
and will be rold to satisfy execution No. 12,057, in
favor of Win, M. and L. Cripps,
Janzi-td L. S. Mar hal, D. C.

Dy BUNCANSON BROSS. BY DUNCANSON BROS.,
Auctioneers and Commission Merchants,
Southeast corner of Ninth and D streets northw Southeast corner of Ninth and D streets northwest.

TRUSTEES' SALE OF VALUABLE IMPROVED

PROPERTY IN SQUARE 58.

By virtue of a deed of PULLABLE IMPROVED

and the records of the District of Columbia, and by direction of the District of Columbia, and by direction of the Treasurer of Metropolis Building Association, No. 2, the party secured, we will sell at public auction, to the highest bidder, in front of the premises, on FRIDAY, the 5th day of Ferrusty, A. D., Eff. at 40 clock p. m., all that piece or parcel of lant situated and being in the city of Washington, in the District of Columbia, and known upon the ground plat or plan of said city as lot numbered seven, (7,) in square numbered five hundred and ninety-six, (30s.) with all the improvements thereon.

Terms of Bale: One half cash; balance in six and twelve meanths, with Interest, secured by deed of trust on the projectly sold, or the purchaser may pay all cash a his option. All course is a substantial of purchaser.

If the terms of sale are not co-aplied with in seven days, the trusters reserve the right to receil at risk and expense of defaulting purchaser.

JUDSON T. GULL. Trustees,

and Real Estate Brokers, outhwest corner Penn. avenue and Eleventh street, Star Office Building. BY LATIMER & CLEARY,

Southwest corner from avoue and Eleventh street,
Star Office Building.

CHANCERY SALE OF VALUABLE BUILDING LOTS IN SQUARES 377, 378 AND 273, 80 H.

ROUNDING THE THIRTEENTH STREET
CIRCLE: THE LARGEST IN THE CITY.

By virtue of a decree of the Supreme Court of the
Obstrict of Columbia, in a cause wherein theory
W. Riggs et al. are plaintiffs, and Cathara & Colore
W. Riggs et al. are plaintiffs, and Cathara & Colore
W. Riggs et al. are plaintiffs, and Cathara & Colore
M. Riggs et al. are plaintiffs, and Cathara & Colore
M. And Scholl & The Bret (1st. day of Yebruary,
Ing at a Scholl & The Bret (1st. day of Yebruary,
105, at a o'clock p. m., in front of the premises,
the following described real estate: Lot a in square
275, being in Robert Column's subdivision of lots
2, 4, 5, 8, 7, 8 and 2, of said square, situate on the
cast side of Thirteenth street, between Q and R
streets, having a front of 2t feet by 12, to a 19-not
alley. Immediately after, lots on; (1.) two, (2.)
three, (3.) four, (4.) five, (5.) twenty-one (2l. and
twenty-two, (2l.) in square two hundred and seventy-eight, (278,) immediately fronting the Circle
Also, lots twenty-two (2l) and twenty-three, (2.)
in square two hundred and seventy-nine, (279,)
bounding the Circle on the southeast ide.

Terms of sale as prescribed in said decree, as follows: One fourth of the purchase money to be paid
in cash, the residue in one, two and three years
deferred payments to be accured by deeds of trust
on the property sold, and to be ar interest at the
rate of six per cent, from day of sales. Conveyancing at the cost of the purchasers. One hundred
dollars will be required on such lot at thus of sale.
If terms of sale are not complied with in to a try,
the property will be reside at the heart after ten
documents either the control of the purchasers.

The first permissioner is the control of the purchasers
and the dost of the purchasers.

The property will be reside at the heart after ten
documents either the control of the purchasers.

The property will be r Auctioneers and Real Estate Brokers.
Southwest corner of Pennsylvania avenue and Eleventh street, Shar Office Building.

EXECUTOR'S SALE OF SUPERIOR PARLOR
FURNITURE, DINING-BROOM FURNITURE,
LIBRARY AND CHAMBER YURNITURE,
Ch WEDNEBDAY MORNING, January B. 1975,
at the country residence of the late Chief Justice
Salmon F. Chrese, Edgewood, near tileawood cometery commencing at 11 o'clock, weahalf all the
above amperior collection of furniture.
For convalence of purchasers attacking the sale
a four-horse complines will leave the salestpoon of
the anctioneers at 10 o'clock on morning of sale N. B.—The magnificent law library belonging to the late Objet Justien will be removed to the salestrooms of Messrs, Latimer & Cleary, when due not lice will be given of the sale by car alogue.

H. D. COUNE, Excentor, JATIMER & CLEARY, Jan5-d [Starand Chron] Auctioneers, postponed and WEDNESDAY, January 20, 1875, tame hour and place. By order of the executor, january and LATIMER & CLEARY, Auctioneers, LATIMER & CLEARY, Starl Auctioneers.

FORTY-THIRD CONGRESS. (Continued from First Page.)

A number of private bills were reported from the Committee on War Claims and placed on the private calendar, and also a number of adverse reports, which were laid on the table. MAY ACCEPT A DECORATION.

MAT ACCRPT A DECORATION.

Mr. BUTLER, of Mass, reported from the Judiciary Committee a joint resolution to nuthorize Lieutenant Commander Frederick Pierce to accept a decoration from the Queen of Great Britain of companies of the military division of the order of the Bath, as an expression of appreciation of his gallant sonduct in the combined attack upon the Japanese forts. Passed.

Mr. PAUKARD, of Ind., from the Committee on Private Land Claims, reported a bill to authorize the sale of certain lands at Vincennes, Ind. Passed.

Mr. SAYLER, of Ohlo, from the same committee, reported a bill to confer upon the city of San Jose, Cal., the title to certain lands.

Mr. MYERS, of Pa., from the Naval Committee, reported a bill for the relief of John G. Smith. Passed. PAY OF RETURED NAVAL OFFICERS.

Mr. SOUDDEER, of N. Y., from the same committee, reported a bill for the relief of the omittee, reported a bill for the relief of the omittee, reported a bill for the relief of the omittee, reported a bill for the relief of the omittee, reported and the set of February 25, 1868. Fassed.

[The bill is intended to allow these officers the difference between the pay for the rank they held, and that of the rank to which they were subsequently restored, or to make the pay what it would have been had they not been retired and subsequently restored.] when have been had they not been retired and subsequently restored.]
The morning hour having expired, on motion of Mr. HAWLEY, of Ill., the House went into Committee of the Whole on the private calendar, Mr. Potten, ed N. Y., in the chair. This being "objection day," bills were read, and if objection was made they were passed over, those only to which no objection was made being laid aside to be reported to the House.

The fellowing bills were agreed to without objection, where the state of the state The following Shis were agreed to without objection, vis:

For the relief of Eugene Jacobs, United States consul at Montevedio.

For the relief of Richard Hawley & Sons.

For the relief of John M. Reed.

For the relief of Mary Carley, late widow of R.

H. Murrell, late an officer in the 19th Tennessee carely.

H. Murrell, late an officer in the 10th Tennesses cavalry.

For the relief of Stephen M. Honeycutt.

For the relief of John T. Burchell, of Knoxville, Tenn, for services readered in a smallpox hospital.

For the relief of Montraville Patton, of Buncombe county, North Carellina.

For the relief of Montraville Patton, of Buncombe county, North Carellina.

For the relief of Gustavus F. Jocknek.

For the relief of Wm. A. Griffin.

On motion of Mr. HOLMAN, the committee then rose and reported the above bills to the House, and they were passed.

Mr. HAZLETON, of Wis, from the Committee on War Claims, reported a bill for the relief of B. T. Swarts, of Washington, D. O. Pinced on calendar.

The House then, at 4-20 n. m. advanced.

The House then, at 4:20 p. m., adjourned.

MERCHANT TAILORS. H. PUGH & SON. MERCHANT TAILORS, No. 513 Fourteenth Street,

Have received their first instalment of FALL AND WINTER GOODS, consisting of superfine Diagonals, Foreign and Do-mestic Cassimeres, and shall receive weekly during the season, which they are prepared to make up in he latest styles. EDUCATIONAL.

Maryland Agricultural College. JANUARY 13, 1875. O. Address: College Station, P. G. Co., Mo. The second term of this College will commence on the ist of February.

For further THILTION FREE.

For further information apply to the President of the College, Gen. SAM'L JONES.

Janit-This & Tuim

Musical Academy, NO. 1534 I STREET NORTHWEST, J. P. CAULFIELD, MUSICAL DOC., PRINCIPAL.

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EXCELSIOR

C.T. BOWEN. HOUSE, SIGN AND ORNAMENTAL PAINTER AND GLAZIER,

625 Louisian a avenue, bet. Sixth and Seventh sts.
Yabbing promptly attended to aug25-if

LEGAL. IN THE SUPREME COURT OF THE DISTRICT OF COLUMBIA. HOLDING A DISTRICT COURT OF THE UNITED STATES IN AND FOR SAID DISTRICT.

In the Matter of the Real and Personal Property of the First National Bank of No. 265. Washington, D. C.
Edwia L. Stanton, receiver of the First National Bank of Washington, D. C., having reported to the court that under and by virtue of an order of this court in the above entitled matter, passed on the End day of July, 1874, he did, on the 5th day of December, 184, sell at pushic suction the banking, house of said bank and the furnisure and appuriesmance of said bank and the furnisure and appuriesmance of said bank and the furnisure and separatements of the history of the same of seventy-two thousand dollars, (872,000, payable in installments as follows: One third cash, and the residue in one and two years, in equal installments, bearing interest at six per cent, per annum.

It is thereupen this 2'th day of January, 1875, ordered that any or all persons having objection to the ratification and confirmation of aid sale shall have opportunity to show cause against such ratification and confirmation on or before WEDNEDAY, the third day of February, 1875, and that a copy of this order shall be inserted in Tite National Refugiliars of the St. Mattos, Cierk.

nte. D. C. HUMPHREYS, Justice.
A true copy—Test: B. J. Margs, Cierk.
By L. P. Williams, Assistant Clerk.
ja21-TiSMtd

PROPOSALS FOR METAL WORK OF TWO IRON LIGHT-HOUSES.

TO IRON MANUFACTURERS. OFFICE OF LIGHT-HOUSE ENGINEER,
FIFTH DISTRICT, No. 1 COURTLAND ST.
BALTHOOR, January S. 1575.
Scaled Proposals, Indorsed "Proposals for Metal Work of Two Iron Light-houses," will be received at this office until 12 o'clock noon of SAT-URDAY, the 30th day of January, 1575, at which time bids will be opened.
For further information apply at this office.

Major of Engineers U. S. A.,
Jani4-W&S4t

PROPOSALS FOR THE FIRE-PROOF AND BURGLAR-PROOF SAFES RE-QUIED BY THE UNITED STATES TREASURY DEPARTMENT. QUIRED BY THE UNITED STATES TREASURY DEPARTMENT.

UNITED STATES TREASURY DEPARTMENT,
WASHINGTON, D. C., Jan. I. ISC.
Scaled proposals will be received at the office of the supervising Architect, Treasury Department, Washington, D. C., until 12 m. on the Sth day of January. 1978, for furnishing the fire and burgiar-proof safes required by the United States Treasury Department. The proposal can be obtained to be presented in the acceptance of Specifications and forms of proposal can be obtained upon application at the office of the Supervising Architect.

All bids must be accompanied by the gustanty bond of two responsible persons, in the sum of ten thousand dollars, (20,0%), that the bidder will accept and perform the contract, if swar led to him, the sufficiency of the scentify to be certified to by the United States Judge, Clerk of the United States Court, or the District Aborney of the District wherein the bidder resides.

The Department reserves the right to reject any or all olds if it be deemed for the interest of the Government to co as made on the printed form to be obtained at the office of the Supervising Architect, and must conform, in every respect, with the requirements of this advertisement and the apectication, or it will not be considered.

Proposals will not be considered.

Proposals will be inclosed in a sealed envelope, Indozed 'Proposals for Safes and Locks,' and addressed to the Supervising Architect.

B. H. BRISTOW, Secretary.

A. JOHNS. Btenographer and Commissioner of the Court of Chalms,

1411 Columbia st. northwest, Washington, D. C.

Depositions, Arguments, and other Legal Reporting promptly attended to upon reasonable terms.

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At home to everybody from 7 a. m. until sunses, Saturdays from 7 a. m. to 8:20 p. m., at the old stand, established bist, now the most complete in the country. Everybody come and see ms.

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&I-65 Jeffreen street, Genrastown, D. C.

If you wish to were fine Clothing, such as the rich wear, you can do so by purchasing from There you can find a large stock of Ladler, Gentlemen's and Children's Second-hand Clothing, as yood as new, and some better than you can out in any store ready made, at a vary low price. E-menny ber the number 317 D strest northwest. desi7-17

Jas. O. Clephane, U. S. Commissioner and Examiner in Chancery BHORTHAND WRITE

Office-No. 119 C street, between First and Send streets, facing Indiana avenue.